

~~{ii}--THE REPRESENTATIVE AND THE POLICE OFFICER
MAY REMOVE THE CHILD IF THEY AGREE THAT-~~

~~1--THE--CHILD--IS--IN--SERIOUS--PHYSICAL
DANGER--OR~~

~~2--AN EMERGENCY EXISTS-~~

~~{3}- {i}--IF THE REPRESENTATIVE AND THE POLICE OFFICER
REMOVE THE CHILD, THE COURT SHALL CONDUCT A REVIEW OF THE ACTION
TAKEN ON THE NEXT COURT DAY, UNLESS THE COURT POSTPONES THE
REVIEW FOR GOOD CAUSE SHOWN-~~

~~{ii}--IF--THE--REPRESENTATIVE--AND--THE--POLICE
OFFICER DO NOT REMOVE THE CHILD, THE REPRESENTATIVE AND THE
POLICE OFFICER SHALL-~~

~~1--REPORT--THEIR--FINDINGS--TO--THE--COURT,
AND~~

~~2--REMOVE THE CHILD IF THE COURT ORDERS
THE REMOVAL OF THE CHILD-~~

~~{iii} (2) IF THE STATE'S ATTORNEY'S OFFICE IS
NOT SATISFIED WITH THE RECOMMENDATIONS OF THE LOCAL DEPARTMENT OF
SOCIAL SERVICES, THE STATE'S ATTORNEY'S OFFICE MAY PETITION THE
COURT, AT THE TIME OF THE REPORT BY THE REPRESENTATIVE, TO REMOVE
THE CHILD, IF THE STATE'S ATTORNEY CONCLUDES THAT THE CHILD IS IN
SERIOUS PHYSICAL DANGER AND THAT AN EMERGENCY SITUATION EXISTS.~~

~~{4}- {i}--BASED ON THE FINDINGS AND TREATMENT PLAN OF
THE LOCAL DEPARTMENT, THE LOCAL DEPARTMENT SHALL ASSURE THAT
SERVICES ARE PROVIDED THAT ARE IN THE BEST INTERESTS OF THE
CHILD-~~

~~{ii}--THE--LOCAL--DEPARTMENT--MAY--PETITION--THE
COURT ON BEHALF OF THE CHILD FOR APPROPRIATE RELIEF-~~

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall
take effect July 1, 1983.

Approved May 10, 1983.

CHAPTER 273

(House Bill 1391)

AN ACT concerning

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